Attorney Docket No. 36968/190660

DECLARATION FOR PATENT APPLICATION

○ Original	Supplemental		Substitute	☐ PCT
As a below named inve	entor, I hereby decl	are that:		
My residence, post offi	ce address and citis	zenship are as stated belov	w next to my name.	
plural names are listed below) o	f the subject matter	r which is claimed and for	which a patent is soug	original, first and joint inventor (if ght on the invention entitled: DICE MAIL MESSAGE
METHODS	ANDSISIEMS	(Title of the Invention		JICE WAIL WESSAGE
the specification of which (chec	k one)	(11110 01 1110 1111 1111	,	
	is attached here	eto		
	was filed on _	February 25, 2000	as U. S. Applicati	on Serial Number or PCT
	International Application Number		09/511,864	
	and was amen	ded		
(if applicable)				

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, § 1.56(a).

I hereby claim foreign priority benefits under Title 35, United States Code, § 119 (a) - (d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified, by checking the box below, any foreign application for patent or inventor's certificate, or of any PCT international application having a filing date before that of the application on which priority is claimed.

- 103rto	thotefai Waaplesi	10 ns	Priority	Claimed	Copy A	itilehet 2000
Application Number	Country	Foreign Filing Date	YES	NO	YES	NO
		(MM/DD/YYYY)				

I hereby claim the benefit under Title 35, United States Code § 119(e) of any United States provisional application(s) listed below and claim the benefit under Title 35, United States Code, § 120 of any United States application(s), or § 365(c) of any PCT international application(s) designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application(s) in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

· Inventors: Maria Adamczyk and Joel Brand

For: METHODS AND SYSTEMS FOR ENABLING A REPLY CALL TO A VOICE MAIL MESSAGE

Declaration for Patent Application

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Parent Application Number	Filing Date	Status (Mark Appropriate Column Below)			
		Patented	Pending	Abandoned	
60/121,923	02/26/99			х	

As a named inventor, I hereby revoke all prior powers and appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

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For: METHODS AND SYSTEMS FOR ENABLING A REPLY CALL TO A VOICE MAIL MESSAGE

Declaration for Patent Application

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I acknowledge the above-listed attorneys and agents and their firm Kilpatrick Stockton LLP represent my employer (if I am an employee and this application has been or will be assigned to my employer) or the entity with which I have contracted (if I am an independent contractor and this application has been or will be assigned to such entity) and in such cases do not represent me individually. I further acknowledge I have not established, nor will I seek to establish, any personal attorney/client relationship with Kilpatrick Stockton LLP in connection with this application and understand that, should I require legal representation, I will obtain such, at my expense, other than through Kilpatrick Stockton LLP.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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